

The Gazette

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No. 11] NEW DELHI, SATURDAY, MARCH 14, 1953

NOTIOE

The undermentioned Gazettes of India Extraordinary were published upto the 7th March 1953:—

No.	No. and date		Issued by	Subject		
50	d. R. O. 396, dated 27th February 1953.	the	Election Com- mission, Indis.	Election Petition No. 9 of 1952.		
	8. R. O. 397, dated 1 27th February 1953.	the	Ditto.	Election Petition No. 108 of 1952.		
	8. R. O. 398, dated (27th February 1953.	the	Ditto.	Election Petition No. 5/174-A of 1952.		
51	8. R. O. 399, dated 1 1st March 1953.	the	Ministry of Law.	Declaration by the Central Government that the United Kingdom of Great Britain and Northern Ireland to be a reciprocating territory.		
52	S. R. O. 400, dated 2nd March 1953.	the	Election Com- mission, India.	Occurrence of a vacancy in the seats allotted to the State of Punjab in the Council of States and calling upon elected members of the Legislative Asgembly of the State of Punjab to fill the same before the 31st March 1953.		
	S. R. O. 401, dated 2nd March 1953.	the .	Ditto.	Fixation of certain dates as the last date for making no ninations, for the corutiny of no ninations and for the withdrawal of candidature etc.		
	S. R. O. 402, dated 2nd March 1953.	the	Ditto.	Designation made by the Election Commission of the Secretary, State Legislature, to be the Returning Officer for the bye-election to the Council of States.		
	8. R. O. 403. dated 2nd March 1953.	the	Ditto.	Appointment made by the Election Commission of the Assistant Secretary, State Legislature, to assist the Returning Officer for the bye-election to the Council of States.		

7			
Issu No.		Issued by	Subject
	S. R. O. 404. dated the 2nd March 1963.	Election Com- mission, India.	
59	S. R. O. 405, dated the 19th February 1953.	Ditto.	Shimoga Election Ca se No. 1/52-53.
54	8. R. O. 454, dated the 4th March 1953.	Ministry of Commerce and Industry.	
	S. R. O. 455, dated the 4th March 1953.	Ditto.	Establishment of a Development Council by the Central Government for the scheduled industries engaged in the manufacture and production of Internal Combustion Engines and Power Driven Pumps.
55	S. R. O. 456, dated the 4th March 1953.	Election Com- mission India.	Election Petition No. 122 of 1952 & Election Case No. 5 of 1952 of West Bengal
	S. R. O. 457. dated the 4th March 1953.	Ditto.	Election Petition to the Bikar Legis- lative Assembly from Narainpur Constituency.
56	S. R. O. 458, deted the 5th March 1953.	Ditto.	Election Peution No. 82 of 1952,
	S. R. O. 459, dated the 5th March 1953,	Ditto.	Election Petition No. 186 of 1952.
57	8. R. O. 460, dated the 6th March 1953.	Ditto.	Election Petition No. 131 of 1982,
58	S. R. O. 461, dated the 6th March 1953.	Ditto.	Election Petition No. 50 of 1952.
59	S. R. O. 462, dated the 5th March 1953.	Ministry of Law	Fixation of hours by the Central Government from 10 A.M. to 5 P.M. as the hours during which the poll shall be taken at the bye-election to the Council of States in the State of Punjab.
60	S. R. O. 463, dated the 7th March 1953.	Ministry of Food & Agriculture.	Amendment made in the Cotton Seed. (Control) Order, 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 28th February 1953

S.R.O. 464.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act. 1951 (XLIII of 1951), incurred by the persons whose names and addresses are given below, as notified under notification No. DL-A/52(1), dated the 17th April, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Harbhajan Singh, 1973, Guru Nanak Gali, Chuna Mandi, Paharganj, Delhi. Shri Anoop Singh, Guru Nanak Gali, Chuna Mandi, Paharganj, Delhi.

[No. DL-A/52(63).]

S.R.O. 465.—In pursuance of sub-rule (5) of rule 114 of the Representation of the People (Conduct of Elections and Election Petitions) Rules. 1951, the name of the person shown in column 1 of the Schedule below who having been nominated as a candidate for election to the Vindhya Pradesh Legislative Assembly from the constituency specified in column 2 thereof, and having appointed himself to be his election agent at the said election, has, in accordance with the decision given by the Election Commission under sub-rule (4) of the said rule, falled to lodge the return of election expenses in the manner required and has thereby incurred the disgualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), is hereby published:—

SCHEDULE

Name of the Candidate	Name of the Constituency		
1	2		
Shri Jagdi ^{sh} Prasad,	Teorthar.		
Vill a go Lohsanwa,			
P. O. Teonthar,			
District Rowa.			

[No. VP-A/52(68).]

New Delhi, the 4th March 1953

S.R.O. 466.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. PP-CS/52(1), dated the 13th June, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Partap Singh, Village Pantawas Kalan, P.O. Dalmia Dadri, District Mohindergarh,

[No. PP-CS/52(4).]

New Delhi, the 5th March 1953

S.R.O. 467.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. HY-P/52(18), dated the 11th June, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Simham, Nagarkurnool, Mahbubnagar District, Hyderabad.

[No. HY-P/52(31)]

MINISTRY OF LAW

New Delhi, the 4th March 1953

- S.R.O. 468.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 215, dated the 9th February, 1952 relating to the execution of contracts and assurances of property, namely:—
- 1. In part IV of the said notification, under Head L, after the words "or Officer-in-Charge, Ordnance and Clothing Factories", the following words shall be added, namely:—
 - "or Works Manager or Assistant Works Manager of Ordnance and Clothing Factories".
- 2. In Part XX of the said notification, under Head B, in item 1, after entry (viii), the following entry shall be added, namely:—
 - "(ix) All contracts deeds and instruments relating to works undertaken by the Port authorities on behalf of any other Department of the Central Government or any State Government or any private body:—
 - (a) if the amount or value does not exceed Rs. 25,000; by the Executive Engineer or the Mechanical Superintendent of Cochin Port.
 - (b) if the amount or value exceeds Rs. 25,000 but does not exceed Rs. 1,00,000; by the Chief Engineer, Cochin Port.
 - (c) if the amount or value exceeds Rs. 1,00,000 but does not exceed Rs. 10,00,000; by the Administrative Officer, Cochin Port."
- 3. In Part XXI of the said notification, under Head B, after item 4, the following item shall be added, namely:—
 - "5. Contracts relating to the advertisement of Government of India Publications and contracts relating to the advertisements appearing in Government of India Publications; by the Manager of Publications, Government of India Publication Branch".

[No. F.32-III/52-L.]

SHRI GOPAL SINGH, Dy. Secv.

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th March 1953

S.R.O. 469.—In exercise of the powers conferred by sub-section (2) of section 1 of the Mysore High Court (Extension of Jurisdiction to Coorg) Act, 1952 (LXXII of 1952), the Central Government hereby appoints the 1st day of April, 1953, as the date on which the said Act shall come into force.

[No. 78/52-Judl.]

GULZAR SINGH, Asstt. Secy.

New Delhi, the 7th March 1953

S.R.O. 470.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby exempts the personal bodyguards. of His Highness the Nawab of Bhopal, not exceeding thirty-five in number, when on duty with the Nawab, from the operation of the prohibitions and directions contained in sections 10 and 13 to 15 of the said Act in respect of eight 9 mm. Sten guns and three Bren guns (LMG) with spare barrels.

[No. 9/63/52-Police(I).]

U. K. GHOSHAL, Dy. Secy.

New Delhi, the 8th March 1953

S.R.O. 471.—Corrigendum.—In the Ministry of Home Affairs, Notification No. 9/2/53-Ests., dated the 26th February 1953, for 'Royal' wherever it occurs' read 'Railway'.

[No. 7/2/53-Ests.]

S. P. MAHNA, Asstt. Secy.

MINISTRY OF STATES

ORDERS

New Delhi, the 4th March 1953

- S.R.O. 472.—In exercise of the powers conferred by article 239 of the Constitution and sub-clause (a) of section 28(3) of the Government of Part C States Act, 1951 (XLIX of 1951) and all other powers enabling him in that behalf, the President is pleased to make the following Order, namely:—
- 1. (1) This Order may be cited as the Chief Commissioner of Bhopal (Salary and Allowances) Order, 1953.
 - (2) It shall be deemed to have come into force on the 5th March 1952.
- 2. In this Order, "Chief Commissioner" means the person holding office as Chief Commissioner of Bhopal on the date of this Order;
 - "State" means the State of Bhopal.
- 3. There shall be paid to the Chief Commissioner, in respect of the time spent on actual service, salary at the rate of Rs. 3000 per mensem.
- 4. In order that he may be enabled to discharge conveniently and with dignity the duties of his office, there shall be paid to the Chief Commissioner out of the Consolidated Fund of the State a sum of Rs. 250 per mensem as sumptuary allowance.
- 5. The Chief Commissioner shall, throughout his term of office, be entitled without payment of rent or hire to the use of a furnished house.
- 6. There shall be paid to the Chief Commissioner, throughout his term of office, a car allowance at the rate of Rs. 200 per mensem.
 - 7. Subject to the foregoing provisions, the conditions of service of the Chief Commissioner shall, in respect of travelling and daily allowances, and facilities for travel on duty, be determined by the rules for the time being applicable to an officer holding the rank of Secretary to the Government of India.

[No. 30-PA.]

New Delhi, the 5th March 1953

S.R.O. 473.—In pursuance of the provisions of sub-clause (3) of Article 202 of the Constitution, as applied by sub-clause (i) of clause (10) of Article 238 thereof to the States in Part B of the First Schedule, the President is pleased to determine that for the financial year 1953-54 the expenditure relating to the office of the Rajpramukh of Hyderabad in respect of the Secretariat Staff shall be an amount not exceeding Rs. 53,000 (Rupees fifty-three thousand only).

[No. 31-H.]

New Delhi, the 10th March 1953

- S.R.O. 474.—In exercise of the powers conferred by article 239 and the proviso to article 309 of the Constitution and all other powers enabling him in that behalf, the President hereby directs that
 - in the case of persons serving under the Administration of the State of Kutch. Tripura, Manipur and Bilaspur, the Chief Commissioner shall exercise such powers and perform such functions as are specified in the Schedule hereto annexed;
 - (2) in the exercise and performance of aforesaid powers and functions, the Chief Commissioner shall consult the Union Public Service Commission on all matters on which it shall be necessary for the Commission to be consulted under the provisions of article 320 of the Constitution.

SCHEDULE

Category of Civil Servants

Powers

Central Services Class II .

. . Power to make appointments.

Central Services Classes III and IV .

- (i) Power to make appointments.
 - (ii) Powers to make rules-
 - (a) regulating the method of recruitment.
 - (b) in regard to the taking of disciplinary action under the Civil Services (Classification, Control and Appeal) Rules.

[No. 36-S.]

V. VISWANATHAN, Jt. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 26th February 1953

S.R.O. 475.—In exercise of the powers conferred by section 27 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby makes the following amendments in the Foreign Exchange Regulation Rules 1952, namely:—

In the said Rules-

- 1. In the First Schedule, in the Notes to Exporters in form G.R. 1 (Original copy to be submitted to Customs) and in Form G.R. 2 (Original copy to be submitted to Customs)—
 - (a) in Item A in the column headed "Names of Countries", the word "Canada" shall be omitted;
 - (b) in item B after the word "Bolivia" the word "Canada" shall be inserted;
 - (c) in the entry against item B in the column headed "Approved methods of finance", in clause (a) after the words "U.S. dollars" the words "or Canadian dollars", shall be inserted.
 - 2. In the Second Schedule-
 - (a) in item A in the column headed "Names of Countries", the word "Canada" shall be omitted;
 - (b) in item B after the word "Bolivia" the word "Canada" shall be inserted;
 - (c) In the entry against item B in the column headed "Approved methods of finance", in clause (a) after the words "U.S. dollars" the words "or Canadian dollars", shall be inserted.

[No. F.6(6)-EF.II/53.]

S. S. SHIRALKAR, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 3rd March 1953

S.R.O. 476.—The Central Government is pleased to direct that the following further amendment shall be made in the list appended to the notification of the Government of India in the Finance Department (Revenue Division) No. 34-Incometax, dated the 23rd November, 1946, namely:—

In the said list under the sub-head "Associations connected with Research work in Medicine" after entry No. 2, the following entry shall be inserted, namely:—

"2-A. King Edward VII Memorial Hospital and Seth Gordhandas Sunderdas Medical College Research Society, Bombay".

[No. 16.]

New Delhi, the 9th March 1953

S.R.O. 477.—In exercise of the powers conferred by section 60A of the Indian Income-tax Act, 1922 (XI of 1922), the Central Government hereby makes the following amendment in the Taxation Laws (Part B States) (Removal of Difficulties) Order, 1950.

In the said Order-

After paragraph 2, the following Explanation shall be inserted, namely:-

"Explanation.—For the purposes of this paragraph, the expression "all depreciation actually allowed under any laws or rules of a Part B State" means and shall be deemed to have always meant the aggregate allowance for depreciation taken into account in computing the written-down-value under any laws or rules of a Part B State or carried forward under the said laws or rules".

[No. 19.]

S. P. LAHIRI, Dy. Secy.

CENTRAL BOARD OF REVENUE

Customs

New Delhi, the 4th March 1953

S.R.O. 478.—In exercise of the powers conferred by clause (c) of section 9 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby makes the following rule relating to the goods imported by passengers as baggage, namely:—

Rule

The rate of duty and tariff valuation applicable to any articles of baggage whether accompanied or unaccompanied cleared on Baggage Declaration Forms shall be the rate and valuation in force on the date on which the Baggage Declaration Form is first delivered to the Customs Officer. In respect of articles of baggage of passengers from whom no written Baggage Declarations are taken, the rate of duty and tariff valuation applicable shall be the rate and valuation in force on the date on which the baggage is first tendered to the Customs Officer for examination.

[No. 15.]

A. K. MUKARJI, Secy.

INCOME-TAX

New Delhi, the 7th March 1953

S.R.O. 479.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby and notice is given that the draft will be taken into consideration on or after the 15th April 1953.

Any objection or suggestion which may be received in respect of the said draft before the date specified will be considered by the Board.

Draft Amendments

In the form of Certificate annexed to rule 14 of the said Rules,

- "1. In certificate A,—
 - (a) the word "and" occurring at the end of entry (c) of item (ia) shall be omitted,
 - (b) in item (ii) after the words "to the Government of India", the word "and" shall be added,

- (c) the following item and note shall be added after item (ii), namely:—
 - "(iii) that the entire dividend/...... per cent. of the dividend has been paid out of the profits of the company exempt from income-tax under section 15C of the Indian Income-tax, Act.
- Note.—No tax is payable on the part of the dividend covered by item (iii), but such amount is to be shown by the shareholder in his total income for the purpose of determining the rates of income-tax and supertax applicable to him".

2. In Certificate B,-

- (a) after the brackets and words "(including unabsorbed depreciation, if any)" the words "or because the income is exempt from income-tax under section 15C of the Indian Income-tax Act" shall be inserted.
- (b) in item (5) of the 'Notes' the following words shall be added at the end, namely:—
 - "If the whole or part of the dividend has been paid out of profits exempt from tax under section 15C of the Act, under "Remarks if any" shall be entered an explanation 'No tax is payable under section 15C on the entire dividend/...... per cent. of the dividend, but such amount has to be shown by the shareholder in his total income for the purpose of determining the rates of income-tax and supertax applicable to him'".

[No. 18.] S. P. LAHIRI, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

CENTRAL TEA BOARD

New Delhi, the 5th March 1953

S.R.O. 480.—In exercise of the powers conferred by sub-section (3) of section 4 of the Central Tea Board Act, 1949, (XIII of 1949), the Central Government is pleased to nominate Mr. K. C. Basak, I.C.S., as Chairman of the Central Tea Board, with effect from the afternoon of 28th February, 1953, vice Mr. A. D. Khan, I.C.S., whose services have been replaced at the disposal of the Government of West Bengal from the same date,

[No. 80(13)Tea/Plant/52.]

New Delhi, the 6th March 1953

S.R.O. 481.—In pursuance of section 4 of the Central Tea Board Act, 1949 (XIII of 1949), the Central Government is pleased to notify that Mr. R. M. Howie, Manager, Munnar Estate, P.O. Munnar (Travancore-Cochin State), nominated by the Association of Planters of Travancore shall be a member of the Central Tea Board vice Mr. C. J. Madden.

[No. 94(1)Plant/Tea/52.]

INDIAN TEA LICENSING COMMITTEE

New Delhi, the 5th March 1953

S.R.O. 482.—In exercise of the powers conferred by section 5A of the Indian Tea Control Act, 1938 (VIII of 1938), the Central Government is pleased to appoint Mr. K. C. Basak, I.C.S., as an additional member and Chairman of the Indian Tea Licensing Committee with effect from the afternoon of the 28th February, 1953, vice Mr. A. D. Khan, I.C.S., whose services have been replaced at the disposal of the Government of West Bengal.

[No. 80(13)Tea/Plant/52.] S. G. RAMACHANDRAN, Dy. Secy.

New Delhi, the 14th March 1953

S.R.O. 483.—In exercise of the powers conferred by sub-clause (i) of clause of the Cotton Textiles (Export Control) Order, 1949, the Central Government nereby directs that the following further amendment shall be made in the Notification of the Government of India in the late Ministry of Commerce No. 67-CWC/25A),/48, dated the 26th March, 1949, namely:—

In the said Notification in paragraph 6, after item (y), the following item shall be added, namely:—

"(z) Hand-printed sarces, stamped with the processor's texmark and distinguishing number together with any sub-number, which are certified by an Export Trade Controller by an endorsement on the relevant shipping bill as being of a quality suitable for export."

[No. 46(34)-CT(A)/52-8.]

S. A TECKCHANDANI, Under Secy.

ORDERS

New Delhi, the 7th March 1953

S.R.O. 484.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of caustic soda, the Central Government hereby fixes the following Schedule of maximum price for 659 cwts. (gross) of Caustic Soda (flakes) imported per s.s. "EXCHANGE" from the United States of America during the month of January, 1953 by Messrs. Weil Company, Chateau Marine, 41-B, Marine Drive, Bombay-1.

SCHEDULE

(3) (4) (2) (5) (\mathbf{r}) that may be that may be charged by the Variety of Maximum price Maximum price Maximum price that may be charged by a charged by a caustic soda distributor wholesale dealer importer retail dealer The price specified in Column 2 PLUS The price specified in Column Caustic Soda Rs. 40-1-9 per cwt. Ex-go-down/F.O.R. (Flakes) 4 PLUS 3 PLUS Bombay. a margin not ex-cceding annas ceeding Rs. (a) actual railway freight by goods train or actual transport charges by sea from Bombay to eight per cwt. 1-12-0 per cwt. the place of destination, and (b) handling charges not exceeding annas eight per cwt.

Note: - These prices are exclusive of local taxes such as Sales Tax, Octrol and other local taxes which may be charged extra.

S.R.O. 485.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of caustic soda and soda ash, the Central Government hereby fixes the following Schedule of maximum prices in respect of 509 cwts. (gross) of caustic soda imported from U.S.A. per s.s. "RONDO", during the month of January, 1953 and 803 cwts. (gross) of soda ash imported from Yogoslavia per s.s. "ALGA" during the month of October 1952 by Messrs. M. J. Parekh, 14/2, Old China Bazar Street, Post Box No. 2357, Calcutta.

SCHEDULE

(1)	(2)	(3)	(4)	(5)
Variety of Caustic soda and soda ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer
Caustic Soda (Solid)	Rs. 30-0-6 per ewt. Ex-go- down/F, O. R. Calcutta.	The price specified in Column 2 PLUS.	The price speci- fied in Column 3 PLUS	The price speci- fied in Column 4 PLUS.
	Garçatia.	(a) actual railway freight by goods train or actual transport charges by sea from Calcutta to the place of destina- tion, and	a margin not ex- ceeding annas eight per cwt.	a margin not ex- exceeding Rs. 1-12-0 per cwt.
:Soda Ash . (Light)	Rs. 20-4-9 per cwt. Ex-go- down/F.O.R. Calcutta.	(b) handling charges not exceeding annas eight per cwt.	do	do

Note: -These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. 9-PC(9)/53]

New Delhi, the 14th March 1953

S.R.O. 486.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503. dated the 2nd September 1950 in so far as it relates to the fixation of maximum price of Soda ash, the Central Government hereby fixes the following Schedule of maximum prices for 1,813 cwts. (gross) of Soda Ash (light) imported per s.s. "SARANGAN" from U.S.A. and 2,982 cwts. (gross) of Soda Ash (light) imported per s.s. "JALAMAOTI" from France, by Messrs. Overseas Exchange Corporation, Block No. 207/8, 14/2, Old China Bazar Street, G.P.O. Box No. 2302 Calcutta-1, during the month of June, 1952.

Schedule					
(1)	(2)	(3)	(4)	(5)	
Variety of soda ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer.	
1. Soda Ash (light) Imported from U.S.A.	Rs. 24/12/6 per cwt. Ex-go- down/F. O. R, Calcutta,	The price specified in Column 2 PLUS.	The price speci- fied in Column 3 PLUS		
		(a) actual railway freight by goods train or actual transport charges by sea from Calcutta to the place of destina- tion, and	a margin not ex- ceeding annas eight per cwt.	a margin not ex- ceeding Rs. 1-12-0 per cwt.	
		(b) handling charges not exceeding annas eight per cwt.			
2. Soda Ash (light) Imported from France	Rs. 24/8/6 per cwt. Ex-go- down F.O.R. Calcutta.	do	do	do	

NOTE: - These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. 7-PC(27)/52.]

S. KRISHNASWAMI, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 3rd March 1953

S.R.O. 487.—In pursuance of the provisions of sub-clause (3) of clause 1 of the Foodgrains (Licensing and Procurement) Order, 1952, the Central Government hereby directs that the following amendments shall be made in the notification of the Government of India in the Ministry of Food and Agriculture Nc. S.R.O. 2128, dated the 30th December, 1952, namely:—

In the Schedule annexed to the said Notification, in the entry against item No. 10 after the words "said Borough and Cantonment" the following shall be added:

"the Shahapur Municipal Area, Gaothan limits of Madhavpur-Vadgaon and Survey Nos. 1, 5, 6, 8, 9, 10 and 11 of Madhavpur and Survey Nos. 216. 217, 218, 219 and 220 of Vadgaon, Gaothan limits of Angol and Survey Nos. 1, 2, 3, 4, 14, 15, 18, 19, 20, 21, 22, 24, 25, 26, 28, 30, 32, 33, 52, 721, 722, 723, 724, 725, 726, 733 and 734 of Angol."

[No. CG.604(51)/52-I.] P. G. ZACHARIAH, Dy. Secy-

(Agriculture)

New Delhi, the 7th March 1953

S.R.O. 488.—In pursuance of Section 4 of the Indian Central Coconut Committee Act. 1944 (X of 1944), the Central Government is pleased to continue the Agricultural Commissioner with the Government of India as a member of the Indian Central Coconut Committee appointed for a further period of three years with effect from 1st April, 1953.

[No. F.2-132/52-Comm-II.] J. S. RAJ, Under Secy.

New Delhi, the 14th March 1953

S.R.O. 489.—In exercise of the powers conferred by clause 2(a) of the Vegetable Oil Products Control Order, 1947, as amended by the Government of India in the Ministry of Food and Agriculture Notification No. S.R.O. 2040, dated the 22nd December, 1951, I hereby authorise the officers specified in Col. 2 of the Schedule hereto annexed in respect of their respective jurisdiction in the State mentioned in Col. 1 to exercise, subject to such directions as may be issued by me from time to time in this behalf, the powers of the Vegetable Oil Products Controller for India under clause 13 of the said Order.

THE SCHEDULE

State (1)	Designation of Authority (2)			
Uttar Pradesh	 Area Rationing Officers. Additional Medical Officers of Health. Assistant Medical Officers of Health. Sanitary Inspectors. Chief Sanitary Inspectors. Medical Officers In-Charge Anti-Epidemic Operations. 			
1	[No.2-VP(2)/53.] M. R. BHIDE, Vegetable Oil Products Controller for India.			

MINISTRY OF HEALTH

New Delhi, the 10th March 1953

- S.R.O. 490.—In exercise of the powers conferred by section 12 and 23 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendments shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said sections, namely:—
 - A. In the said Rules,
- (1) In sub-rule (2) of rule 59 for the word and figures 'Form 19', the words, figures and letter 'Form 19 or 19-A' shall be substituted;
 - (2) In rule 61...
 - (a) In sub-rule (1) for the word and figures 'Form 20', the words, figures and letter 'Form 20 or 20-A' shall be substituted;
 - (b) In sub-rule (2) for the word and figures 'Form 21', the words, figures and letter 'Form 21 or 21-A' shall be substituted;
 - (3) To rule 62, the following proviso shall be added, namely:—
 - 'Provided that this shall not apply to itinerant vendors who have no specified place of business and who will be licensed to conduct business in a particular area within the jurisdiction of the licensing authority.'

- (4) After rule 62, the following rule shall be inserted, namely:—
- '62-A. Restricted licences in Forms 20-A and 21-A'.
 - (a) Restricted licences in Forms 20-A and 21-A shall be issued, subject to the discretion of the licensing authority, to dealers or persons in respect of drugs whose sale does not require the supervision of a qualified person.
 - (b) Licences to itinerant vendors shall be issued only in exceptional circumstances for bona fide travelling agents of firms dealing in drugs or for a vendor who purchases drugs from a licensed dealer for distribution in sparsely populated rural areas where other channels of distribution of drugs are not available.
 - (c) The licensing authority may issue a licence in Form 21-A to a travelling agent of a firm but to no other class of itinerant vendors for the specific purpose of distributing to medical practitioners or dealers samples of biological and other special products specified in Schedule C.
 - Provided that travelling agents of licensed manufacturers, agents of such manufacturers and of importers of drugs shall be exempted from taking out licence for the free distribution of samples of medicines among members of the medical profession, hospitals, dispensaries and the medical institutions or research institutions.
- (5) In rule 65, for the words and figures 'Form 20 and Form 21', the words, figures and letters 'Form 20, 20-A, 21 and 21-A' shall be substituted.
- B. In Schedule A to the said Rules, the following Forms shall be inserted after Forms 19, 20 and 21 respectively, namely:—

FORM 19-A

(See rule 59)

Application for a restricted ilcence to sell, stock and exhibit for sale and distribute drugs by itinerant vendors and other dealers who do not engage the services of a qualified person.

- 2. Sales shall be restricted to such drugs as can be sold without the supervision of a qualified person under the Drugs Rules.
 - 3. Class of products to be sold.....
- 4. Particulars of the storage accommodation for the storage of biological and other special products on the premises referred to above......
- *5. The drugs for sale will be purchased from the following dealers and such other dealers as may be endorsed on the licence by the licensing authority from time to time.

Name of the dealer(s),

Licence No.

Date.....

Signature.....

*To be struck off if the applicant is not an itinerant vendor.

FORM 20-A

[See rules 61(1) and 62-A]

Restricted licence to sell, stock and exhibit for sale and distribute drugs other than biological and other special products for itinerant vendors and other dealers who do not engage the services of a qualified person.

- 2. This licence will be in force for two years from the date given below.
- 3. The licensee can deal only in such drugs as can be sold without the supervision of a 'qualified person' under the Drugs Rules, 1945.
- 4. The licensee, if he be an itinerant vendor, shall buy drugs only from the following dealers and such other dealers as may be endorsed on the licence by the licensing authority from time to time.

	•		
Name of the dealer(s).		Licence No.	
Date,		Licensing	Authority,

CONDITIONS OF LICENCE:

- 1. This licence shall be displayed in a prominent and conspicuous place in a part of the premises open to the public or shall be kept on the person of the vendor who shall produce it on demand by an Inspector or an Officer authorised by the State Government in this behalf.
- 2. The licensee shall comply with the provisions of the Drugs Act, 1940, and the rules thereunder for the time being in force.
- 3. No drug in Schedule C(1) shall be sold unless the precautions necessary for preserving the properties of the contents have been observed throughout the period during which it has been in the possession of the licensee.

FORM 21-A

[See rules 61(2) and 62-A]

Restricted licence to sell, stock and exhibit for sale and distribute biological and other special products specified in Schedule C, for itinerant vendors and dealers who do not engage the services of a qualified person.

exhibit for sale and distribute on the premises situated at/as vendor in the area the biological and other special products specified in Schedule C to the Drugs Rules, 1945 subject to the conditions specified below and to the provisions of the Drugs Act, 1940, and the Rules thereunder.

- 2. The licence will be in force for two years from the date given below.
- 3. Particulars of biological products to be sold......
- 4. The licensee can deal only in such drugs as can be sold without the supervision of a 'qualified person' under the Drugs Rules, 1945.
- 5. The licensee, if he be an itinerant vendor, shall buy drugs only from the following dealers and such other dealers as may be endorsed on the licence by the licensing authority from time to time.

Name of the dealer(s).	Licence No.
Date	Licensing Authority.

CONDITIONS OF LICENCE:

- 1. This licence shall be displayed in a prominent and conspicuous place in a part of the premises open to the public or shall be kept on the person of the vendor who shall produce it on demand by an Inspector or an Officer authorised by the State Government in this behalf.
- 2. No drug to which this licence applies shall be sold unless the precautions necessary for preserving the properties of the contents have been observed throughout the period during which it has been in the possession of the licensee.

[No. F.10-21/49-D.] S. DEVANATH, Under Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 7th March 1953

S.R.O. 491.—The following draft of a rule relating to the licensing of stevedores at the port of Cochin, which it is proposed to make in exercise of the powers conferred by clause (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 20th April 1953.

Any objection or suggestion, which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Rule

"No stevedore shall be allowed to work on board any vessel at the Port unless he holds a license issued by the Conservator of the Port, subject to the conditions to be prescribed by him in this behalf".

[No. 6-PII(65)/51.]

C. PARTHASARATHY, Under Secy.

MINISTRY OF COMMUNICATIONS

Posts & Telegraphs

New Delhi, the 7th March 1953

S.R.O. 492.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government hereby directs that the following further amendment shall be made in the Indian Telegraph Rules, 1951, namely:—

In rule 444 of the said Rules, for the words, figures and letters "and between 6 P.M. and 8 A.M. on all other days" the words, figures and letters "and between 6 A.M. and 8 A.M. on all other days" shall be substituted.

[No. R-3-71/51.];

New Delhi, the 9th March 1953

S.R.O. 493.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that the following turther amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In rule 183 of the said Rules, for clause (b) the following clause shall be substituted, namely:—

"(b) The Vice-Chancellors and Registrars of the Universities of Agra, Andhra, Allahabad, Bombay, Calcutta, Delhi, Gauhati, Jammu and Kashmir, Karnatak, Lucknow, Madras, Mysore, Nagour, Punjab. Patna Poona, Rajputana, Roorkee, Saugar, Travancore and of the Annamalai University at Annamalainagar, Banaras Hindu University, The Maharaja Sayajirao University of Baroda, Muslim University Aligarh, Osmania University and Visva Bharati, Provided that the articles posted by them relate solely to the public business of the said Universities".

[No. C-28-7/52.]

New Delhi, the 10th March 1953

S.R.O. 494.—In exercise of the powers conferred by the Indian Post Office Act. 1898 (VI of 1898), the Central Government hereby directs that the following further amendment shall be made, with immediate effect, in the Indian Post Office Rules, 1933, namely:—

Rule 53 of the said Rules shall be omitted.

[No. CN.18-12/52.]

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 6th March 1953

S.R.O. 495.—In exercise of the powers conferred by the proviso to sub-section (4) of section 1 of the Electricity (Supply) Act, 1948 (LIV of 1948), and in partial modification of Notification No. EL-II-1(35), dated the 13th March, 1952, of the Government of India in the Ministry of Natural Resources and Scientific Research, the Central Government hereby further extends the period referred to in the said sub-section upto and including 31st day of March 1954 in the case of all States in respect of which the said period has expired, except the States of Madhya Pradesh and Delhi.

[No. EL-II-1(35).]

A. R. KHANNA, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 6th March 1953

S.R.O. 496.—In exercise of the powers conferred by sections 5 and 7 of the Indian Explosives Act, 1884 (IV of 1884), the Central Government hereby directs that the following further amendments shall be made in the Explosives Rules, 1940, the same having been previously published. as required by section 18 of the said Act, namely:—

In rule 99 of the said Rules-

- (a) in sub-rule (1)--
 - after the words "District Authority" the words "or the Inspector of Explosives" shall be inserted.
 - (ii) after clause (b) of the proviso, the following clause shall be inserted, namely:—
 - "(c) in the application for such a permit, it is clearly stated whether a prior temporary permit in respect of the same premises or explosives has been issued whether in favour of the said person or any other person and where such a prior permit has been issued, no fresh permit shall be granted."
- (b) after sub-rule (2), the following sub-rule shall be inserted, namely:—
 - "(3) A duplicate of every permit issued by the District Authority or the Inspector of Explosives, shall be immediately forwarded by the issuing authority to the other authority".

[No. M-103(5)/52.]

B, S. KALKAT, Under Secv.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 7th March 1953

S.R.O. 497.—Corrigendum.—In this Ministry's notification No. S.R.O. 1766. dated the 13th October, 1952, published in the Gazette of India, Part II—Section 3, dated the 25th October, 1952 for the word 'extent' read 'extant.'

[No. 20(50)/51-F.II(1).]

S.R.O 498.—Conigendum.—In this Ministry's notification No. S.R.O. 1769, dated the 13th October, 1952, published in the Gazette of India, Part II—Section 3, dated the 25th October, 1952, for the word 'extent' read 'extant'.

[No. 20(50)/51-F.II(2).]

- S.R.O. 499.—Corrigendum.—This Ministry's notification No 20(50) 51-F.(2) dated the 27th January, 1953, published as S.R.O. 233 in the Gazette of India, Part II—Section 3, dated the 31st January, 1953 shall be re-numbered as S.R.O. 232.
- 2. In the said notification, for the word and figure 'section 9' read 'sections 9 and 17 and for the words, and figures '31th October, 1952' read '13th October, 1952'.

[No. 20(50)/51-F.II(3).]

C. B. RAO, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 2nd March 1953

S.R.O. 500.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby directs that the following further amendment shall be made in the Employees' Provident Funds Scheme, 1952, namely:—

In the third proviso to sub-paragraph (1) of paragraph 32 of the said Scheme, for the word "previous" the word "subsequent" shall be substituted.

[No. PF-523(8)/A-6.]

New Delhi, the 4th March 1953

S.R.O. 501.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act. 1952 (XIX of 1952), the Central Government hereby directs that the following further amendments shall be made in the Employees' Provident Funds Scheme, 1952, namely:—

In item (iii) of clause (f) of paragraph 2 of the said Scheme the words "or through" shall be omitted and to the said item (iii) as so amended the following Explanation shall be added, namely:—

Explanation.—An employee who gets his wages directly or indirectly from an employer and in respect of whom the employer retains control in the matter of discharge, dismissal and re-instatement, shall not be deemed to have been employed by a contractor.

[No. PF-504(109)/A-7.]

S.R.O. 502.—In exercise of the powers conformed by sub-section (1) of section 7 of the Employees' Provident Funds Act. 1952 (XIX of 1952), the Central Government hereby directs that the following further amendment shall be made in the Eraployees' Provident Funds Scheme, 1953, namely:—

In sub-paragraph (1) of paragraph 4 of the said Scheme,-

- (i) the word "and" at the end of clause (c) shall be omitted, and
- (ii) the following shall be inserted after clause (d), namely:-

"and

(e) the non-official members of the Central Board ordinarily resident in the State".

[No. PF-516(10)/A-8.]

N. M. PATNAIK, Dy. Secy.

New Delhi, the 5th March 1953

S.R.O. 503.—In exercise of the powers conferred by sub-section (3) of section 14 read with section 24 of the Payment of Wages Act, 1936 (IV of 1936), and in partial modification of the Notification of the Government of India in the Ministry of Labour No. S.R.O. 1944, dated the 18th November. 1952, the Central Government hereby appoints all Provident Fund Inspectors under the authority of the Coal Mines Provident Fund Commissioner, Dhanbad, to be Inspectors for the purposes of the said Act in respect of persons, employed in any mine, to whom the said Act applies, within the local limits of the circles under their respective charge in the States of Assam, West Bengal, Bihar, Madhya Pradesh, Orissa and Vindhya Pradesh.

[No. Fac.52(19).]

S. T. MERANI, Dy. Secy.

- S.R.O. 504.—In pursuance of rule 4 of the Coal Mines Rescue Rules, 1939, the Central Government hereby appoints the following persons as members of the Rescue Stations Committee constituted under the Notification of the Government of India in the Ministry of Labour No. S.R.O. 23, dated the 31st December 1951, namely:—
 - Mr. R. Roberts Arnold, nominated by the National Association of Colliery Managers (Indian Branch) vice Mr. R. Platts.

(2) Mr. S. S. Grewal, Deputy Chlef Inspector of Mines, nominated by the Chief Inspector of Mines vice Mr. S. N. Ramnathan, Inspector of Mines.

[No. M.54(2)52.[

New Delhi, the 9th March 1953

S.R.O. 505.—In exercise of the powers conferred by the proviso to section 46 of the Mines Act, 1952 (XXXV of 1952), the Central Government hereby varies, in respect of all mines, the hours of employment above ground of women employed in loading of wagons or sand on the surface and in screening and washing plants from those specified in the said section to 5 a.m. to 10 p.m.

[No. M.41(1)53.]

P. N. SHARMA, Under Secy.

ORDER

New Delhi, the 5th March 1953

S.R.O. 506.—Whereas an industrial dispute between Messrs. Orissa Minerals Development Company Limited, Barbil and their workmen in respect of the matters specified in the Schedule hereto annexed, was referred to the Industrial Tribunal, Dhanbad, consisting of a single member, namely Shri S. P. Varma, by the Order of the Government of India in the Ministry of Labour No. S.R.O. 1118, dated the 21st July 1951;

And whereas the services of Shri S. P. Varma have ceased to be available;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, consisting of a single member, namely Shri L. P. Dave, constituted by the Notification of the Government of India, in the Ministry of Labour No. S.R.O. 275, dated the 3rd February 1953.

SCHEDULE

- 1. Whether the terms of the joint agreement, dated 15th January 1951 including the condition that wage rates should be fixed according to the price index of the locality has been implemented in full by the management and if not, whether they should do it and how soon.
- 2. Whether rates fixed by the management compare unfavourably with those in mines in the neighbourhood and if so whether these should be brought to the same level as those prevalent in the neighbourhood.

[No. LR-2(347).]

P. S. EASWARAN, Under Secy.